that they have given notice in the manner aforesaid to the Lessors, tenant or tenants in possession to quit the same, and that the after notice, may comsaid tenant or tenants have refused or neglected so to do, then plain, &c. and in such cases it shall and may be lawful to and for the said justices, and they are hereby authorized and required, forthwith to issue their warrant, under their hands and seals, to the sheriff of the said county directed, commanding him to summon twelve good and lawful men of his said county, to be and appear on the premises before the said justices, on a day in the said warrant mentioned, which shall be the fourth day after issuing the said warrant; and also at the same time to issue their summons to the tenant or tenants in possession, to be served by the said sheriff, that he, she or they, be and appear on the day and at the same place in the said warrant mentioned, to shew cause, if any he, she or they have, why restitution of the possession of the said lands, tenements or messuages, so demised, let or leased, as aforesaid, should not be forthwith made to such lessor or lessors, his, her or their heirs, executors, administrators or assigns; and if, upon hearing the said parties, or in case the said tenant or tenants in possession shall neglect to appear, after being summoned as aforesaid, proof thereof being made, it shall appear in testimony to the said jury, and be so on their oath by them found, that the said lessor or lessors had been in possession of the lands, tenements and messuages, as aforesaid, and that he, she or they, had demised, let or leased them as aforesaid, that the said lease or estate is fully ended and expired, that due notice to quit as aforesaid had been given to the said tenant or tenants in possession, and that he, she or they, refused so to do, then it shall and may be lawful to and for the said justices thereupon to award restitution of the possession of the said lands, tenements and messuages, and shall forthwith issue their warrant, under their hands and seals, to the sheriff directed, commanding him forthwith to deliver to the said lessor or lessors, his, her or their heirs, executors, administrators or assigns, the possession of the said lands, tenements and messuages, in as full and ample a manner as the said lessor or lessors were possessed of the same at the time when the said lease was made and executed; and the said justices, in such cases, are further authorized and required to give judgment for costs against said tenant or tenants so holding over as aforesaid, and thereupon to issue forthwith execution, if required by the said lessor or lessors, his, her or their heirs or assigns; provided nevertheless, that if the said tenant in possession shall allege, that the title to the said lands, tenements and messuages, is disputed and claimed by some other person or persons, whom he shall name, in virtue of a right or title accrued or happening